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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Applicant: Plow

Serial No.: 09/922,196

Filed: August 2, 2001

For: SYSTEM, METHOD, AND COMPUTER
PROGRAM PRODUCT FOR AUTOMATICALLY
INPUTTING USER DATA INTO INTERNET
BASED ELECTRONIC FORMS

Art Unit: 2132

Examiner: Ungar

SVL920000036US1

November 1, 2005
750 B STREET, Suite 3120
San Diego, CA 92101REPLY BRIEF

Commissioner of Patents and Trademarks

Dear Sir:

This responds to new issues raised in the Answer.

"The name of the game is the claim". The examiner attempts to counter Appellant's point that Pennell's autofill form is not the one received from the server, but instead is the window 401 that is not received from the server, by observing that some of the data in the window 401 may have been initially supplied directly by the user or learned as the user entered data in the normal course of filling out forms on web pages. So what? Claim 1 requires allowing a user to select his or her name from the menu so that the autofill profile corresponding to the selected name is used to provide information to the electronic form *from the server*, which the window 401 is not. Even if the window 401 may be given data (1) supplied by the user (in an undefined way) or (2) "learned" from previous user inputs, it is not itself a form from the server as is otherwise required by Claim 1. Stated differently, that some of the information in the window 401 may

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